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NEW YORK, N. Y.

HABIT-FORMING DRUGS-SALE OF.

SEC. 182. No cocaine or salts of cocaine, eucain, alpha or beta eucain, either alone or in combination with other substances, or any substance under any other name giving a similar chemical test of cocaine, and no opium or official preparations of opium, and no morphine or salts of morphine, or the derivatives of either or any of them, shall be sold at retail by any person in the city of New York except upon the written prescription of a physician, duly authorized to practice as such, or other person duly authorized by law to practice medicine and administer drugs or perform surgery with the use of instruments.

Nothing hereinbefore mentioned, however, shall apply to compounded mixtures containing opium or morphine or their derivatives, the formulas for which are given in the latest dispensary or national formulary, in which said mixtures the maximum dose, as plainly stated on the label of the package, as dispensed does not contain in excess of one-half a grain of powdered opium or the equivalent of its alkaloids; or to preparations for external use only, in the form of liniments, lotions, ointments, or

oleates.

The last-mentioned preparations shall be labeled "For external use only" and marked "Poison."

[Amendment to sanitary code adopted July 18, 1911.]

OIL CITY, PA.

GARBAGE AND REFUSE.

Rule 3. It shall be unlawful for any person, persons, or corporation or their employees or agents to throw or deposit, or cause to be thrown or deposited, into or on any street, alley, lane, byway, lot, yard, or in any manure bin or manure pile within the limits of the city, or to burn or cause to be burned in any of the above places any decayed or decaying fruit, garbage, vegetables, or animal matter, or any other matter or substance which is or may become unhealthy, insanitary, or cause offensive odors; rubbish, tin cans, or filth of any kind.

RULE 4. It shall be unlawful for any person, persons, or corporation or their employees or agents to throw or cause to be thrown or deposited any garbage, filth, tin cans, manure, or waste matter of any kind upon the banks or in the streams or to pollute in any manner the streams of the Allegheny River or Oil Creek or any of their tributaries or any other stream or pond of water within the limits of the city of Oil

RULE 5. It shall be the duty of the owner or owners or agents thereof of every lot, yard, or premises, vacant or occupied, to keep said lot, yard, or premises or cause same to be kept free from all accumulations of fifth, manure, rubbish, tin cans, garbage, or waste matter of any kind that is insanitary or likely to engender disease or cause foul or offensive odors to arise therefrom.

Rule 6. It shall be the duty of the owner or owners or agents of every house, building, or structure to keep the cellars thereof clean and free from all impure matter, rubbish, or filth of any kind which is likely to engender disease or cause foul odors therefrom, and to keep said cellars free from all accumulations of surface or other water and to provide proper drains for carrying away all such waters and to cause said cellars to be whitewashed with fresh lime at least once in each and every year.

Rule 11. Every resident, householder, boarding-house keeper, retail dealer, hotel, or restaurant shall be provided with a water-tight garbage can, provided with a tight cover, into which all vegetable and animal matter and garbage shall be deposited, and said can shall be kept covered at all times. Garbage cans must be kept clean and

sanitary and should be cleansed with boiling water at least twice each month.

Rule 12. Every contractor or collector of garbage must use water-tight wagons or receptacles for the collection of garbage, and said wagons or receptacles shall be provided with good tight covers, and said covers must be kept closed at all times except when garbage is being placed in same. Wagons or receptacles must not be overloaded in such a manner that the covers will not fit tight on them.

Rule 13. Collections of garbage must be made at least twice each and every week between May 1 and October 1 and at least once each and every week between October

1 and May 1 of each and every year.

Rule 14. In the "business district" all garbage must be collected before 7.30 a.m. between May 1 and October 15 and before 8.30 a. m. between October 15 and May 1 in each and every year, and no garbage wagon shall be allowed to stand in the said district after the hours mentioned above, whether said wagon contains garbage or not: 967 June 14, 1912

Provided, however, That this rule shall not be enforced in the case of a blockade or other cause beyond the control of the owner or driver of said garbage wagons.

The "business district" referred to above is bounded as follows:

North Side: Bounded on the north by Duncomb Street, on the east by the railroads to Center Street and by Spring Street from Center Street to Graff Street, on the south by the Allegheny River, and on the west by Oil Creek. To include also Bridge and Relief Streets and Main Street from Center Street to the L. S. & M. S. crossing. South Side: Bounded on the north by the Allegheny River, on the east by Short Street, on the south by Second Street, and on the west by Petroleum Street. [Regulations board of health adopted October 18, 1911.]

PERU, IND.

GARBAGE.

Sec. 5. All kitchens shall be provided with garbage receptacles and said receptacles shall be some suitable water-tight vessel, to be tightly covered and emptied at least once in three days by the city garbage gatherers from the 1st day of April to the 1st day of November of each year and at such other times as the board of health may direct. Said garbage receptacles shall be placed in a convenient place on the premises out of reach of disturbances of animals or vehicles, within reasonable convenience to garbage gatherers, and in no case shall said receptacles be placed in or upon any alley, street, sidewalk, or other public place. Any person or persons maintaining any nuisance as above set forth is declared to be the maintainer or maintainer of a nuisance: Provided, That nothing herein contained shall prevent any person or persons from using and consuming his, her, or their garbage for any purpose not inconsistent with the object of this section. [Part of ordinance No. 18, adopted July 11, 1911.]

POMONA, CAL.

GARBAGE---COLLECTION, REMOVAL, AND DISPOSAL.

Section 1. For the purposes of this ordinance the word "garbage" is defined to be all animal and vegetable refuse from kitchens and all household waste that shall have been prepared for or intended to be used as food or shall have resulted from the preparation of food.

Sec. 2. It shall be unlawful for any person, firm, or corporation to remove or convey or to cause or permit to be removed or conveyed, any garbage upon or along any-public street, alley, or other public place in the city of Pomona: Provided, however, That the provisions of this section shall not apply to any person, firm, or corporation with whom the city of Pomona has entered into or may hereafter enter into a contract for the collection, removal, and disposal of garbage, or to any employee of such contractor, during such time as such contract shall be in force.

SEC. 3. It shall be the duty of every owner, manager, or person in possession, charge, or control of any boarding house, restaurant, hotel, store, apartment, or eating house, and of every person occupying a dwelling or flat within the city of Pomona, to provide, or to cause to be provided, and at all times to keep, or to cause to be kept, as in this ordinance prescribed, portable vessels, tanks, or receptacles for holding garbage. Each such vessel, tank, or receptacles shall be constructed of metal and shall be water tight and shall be so constructed as to contain not less than 3 nor more than 16 gallons, and shall be provided with a handle or handles on the outside thereof and with a tight-fitting metal cover. Such cover shall not be removed except when necessary to place garbage therein or to take garbage therefrom. Each such vessel, tank, or receptacle shall be kept or placed in the manner following:

Where there is an alley other than a blind alley in the rear of the premises, such vessel, tank, or receptacle shall be placed on the premises within 5 feet of the rear

property line.

Where there is no alley other than a blind alley in the rear of such premises and there is a side entrance to the rear of such premises, each vessel, tank, or receptacle shall be placed on the premises at an accessible point not less than 50 nor more than

100 feet from the front property line.

Where there is no alley other than a blind alley, nor such side entrance, each such vessel, tank, or receptacle shall be placed on the curb in front of the premises during the hours fixed for the collection of garbage therefrom. Each such vessel, tank, or receptacle shall be accessible to the garbage collector when called for; provided, however, that the provisions of this section shall not apply to any person occupying a dwelling within said city who actually disposes of the garbage from the kitchen and